

## ELECTRICAL SUBJECTS.

## Death Need Not Necessarily Ensnare From a Shock.

The possibility that the experiments upon the person of a criminal condemned to death in the electrical chair may prove successful, has started New York physicians and electricians to discuss that matter.

A man is living at Pittsfield, Mass., after having received through his body electric current of 4,600 volts and remaining to all appearances dead from the shock for seven minutes. He is not only alive, but well, and his life and health he owes to a suggestion of Dr. d'Arsonnval of Paris, who, a few months ago, said that a person shocked by a powerful electric current could be treated as one drowned is treated.

The American who reaped the benefit of the Frenchman's idea, and who is, so far as heard from, the first person outside of Paris to be treated in the manner suggested by Dr. d'Arsonnval, is Mr. James E. Cutter, superintendent of the department of the Stanley Electric Manufacturing Co., of Pittsburg, Mass. On Oct. 23 Mr. Cutter, while at work, took hold of two terminal wires carrying the high pressure of 4,600 volts, and was immediately completely prostrated. Mr. Charles W. Price, editor of the Electrical Review of this city, has received from Mr. Cutter a letter in which the injured man describes his sensation.

"I was examining a transformer which carries a current of 4,600 volts," Mr. Cutter says, "and in moving about the wires got in my way and I took hold of them and received a shock through my entire body. For a brief instant there was a sensation as if I were being drawn downward by the arms. Then everything became blank.

"In this condition I remained for seven minutes the attendants tell me. During this period efforts were made to restore respiration, after the manner recommended by d'Arsonnval—that is, by working the arms and diaphragm to the time of natural breathing. For seven minutes there was no sign of pulse beating and there was every sign of death.

"Then slowly I began to regain consciousness and to repeat incoherent remarks about the accident. When I first opened my eyes all I could see was a huge black spot, which soon began to diminish and finally disappeared. Half an hour afterward I could recall every incident before and after the seven minute interval, which was a total and painless blank. The accident occurred about 10 o'clock in the morning. For the balance of the day I kept quiet, but on the following day I was around as usual. I have experienced no ill effects other than the scars from the burns, one of which went to the bone."

## Silver City Post Office.

Office open daily except Sunday from 8 a. m. to 7 p. m.

Open Sundays from 9 to 9:40 a. m., and one hour after arrival of railway mail.

Money order department open daily except Sundays from 8 a. m. to 6 p. m.

Mail closes for Fort Bayard, Central, Hanover, Georgetown and all railroad points daily at 9:40 a. m.

Mail closes for Mogollon and all intermediate points at 8 a. m., Mondays, Wednesdays and Fridays.

Mail closes for Pinos Altos daily except Sundays at 4:15 p. m.

Mail arrives from the east, west and south daily at 4 p. m.

Mail arrives from Mogollon and intermediate points at 6 p. m., Tuesdays, Thursdays and Saturdays.

Mail arrives from Pinos Altos daily except Sundays at 10:30 a. m.

L. A. SKELLY, POSTMASTER

## NOTICE FOR PUBLICATION.

LAND OFFICE AT LAS CRUCES, N. M., December 7th, 1894.

NOTICE IS HEREBY GIVEN THAT THE following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Probate Clerk at Silver City, N. M., on February 1st, 1895, viz: Benjamin F. Powell, who made Homestead Application No. 2019 for the lot 2 and s-w  $\frac{1}{4}$  n-e  $\frac{1}{4}$ —n-w  $\frac{1}{4}$  s-e  $\frac{1}{4}$ ; n-e  $\frac{1}{4}$  s-w  $\frac{1}{4}$  sec 6, tp 15 s. r. 16 w.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

James A. Bell, of Cliff, New Mexico; William D. Howard, of Cliff, New Mexico; Harris Denton, of Cliff, New Mexico; S. M. Morgan, of Cliff, New Mexico.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

JOHN D. BRYAN, Register.

17-6t

## NOTICE FOR PUBLICATION.

LAND OFFICE AT LAS CRUCES, N. M., December 7th, 1894.

NOTICE IS HEREBY GIVEN THAT THE following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Probate Clerk at Silver City, N. M., on February 1st, 1895, viz: Harris Denton, who made Homestead Application No. 1546 for the s  $\frac{1}{4}$  n-e  $\frac{1}{4}$  sec 22, and s  $\frac{1}{4}$  n-w  $\frac{1}{4}$  sec 23, tp 15 s. r. 17 w.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

Benjamin F. Powell, of Cliff, New Mexico, Sebern M. Morgan, " " " " P. M. Shelley, " " " " Henry Miller, " " " "

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

JOHN D. BRYAN, Register.

17-6t.

## NOTICE FOR PUBLICATION.

LAND OFFICE AT LAS CRUCES, N. M., December 7th, 1894.

NOTICE IS HEREBY GIVEN THAT THE following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Probate Clerk at Silver City, N. M., on February 1st, 1895, viz: Sebern M. Morgan, who made Homestead Application No. 2114 for the s  $\frac{1}{4}$  s-e  $\frac{1}{4}$  and s  $\frac{1}{4}$  s-w  $\frac{1}{4}$  sec 22, tp 15 s. r. 17 w.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

Harris Denton, of Cliff, New Mexico, Benjamin F. Powell, " " " " Henry Miller, " " " " P. M. Shelley, " " " "

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

17-6t

JOHN D. BRYAN, Register.

The  
TWO DOLLARS A YEAR.  
Eagle.

